

From the New York Tribune.

**Fire Annihilator.**

A few days since, we published a communication from a ship-owner, showing the great advantage to be derived from a universal adoption of this invention. We confess we were somewhat incredulous about there being a gas which could instantaneously quench a flame and yet be inhaled by the human lungs with safety; but this matter seems to be set completely at rest by the following extracts which we make from London papers.

The London Times, in describing an exhibition or demonstration of the practical uses of this invention, by setting fire to a house and immediately extinguishing it with this machine, says:

The lecturer instanced the case of terrific eruption which took place some years since in the Mediterranean, when an island was thrown up from a depth of 80 fathoms. The flames reached a height of three miles, but as soon as a vapor arose, the flames were extinguished on all the points where it was seen; and, having witnessed this fact, his attention had been drawn to the subject more closely. The vapor with which he could extinguish a burning mass was so powerful, that, were St. Paul's Cathedral in flames in the interior, he could inflate it in two or three minutes, if required. The vapor was perfectly innoxious, and tended to purify air, and under its shield a man could approach close to any flames, and extinguish the fire. It drew out all noxious gases, and in the case of foul drains, if there were a vent given, it would purify them immediately. In answer to a question put by a lady, Mr. Phillips said that the materials would last any time. The portable Fire Annihilator is less in size than an upright coal-scuttle, (sixteen inches in height by eight inches in diameter.)

We copy the following from the London Morning Post:

The gaseous vapor emitted, although anti-combustible is the contrary to the anti-respiratory. It renders the suffocating exhalation of fire tolerable, in the very midst of it, and is so refreshing as to enable the bearer of the machine to carry it into the midst of the fire.

It is unquestionably the most valuable instrument furnished by modern science and modern invention; no vessel, no public or private establishment, should be without it. It is certainly the cheapest and most desirable method of insuring both life and property.

The London Standard says:

It was astonishing to see with what ease the fire men, protected by the vapor emitted from the cylinder, could deliberately and with impunity walk into the middle of a fire whose heat caused distant spectators to recoil, and succeed in pouring the vapor into the interior of the building. This combination of gases is by no means injurious to animal life—quite the contrary, although it is indomitably anti-combustible. The flame of gas, or of such combustible substances or fluid as cannot be overcome (except by immersion) by means of water, are instantaneously extinguished by it.

The following remarks which are perfectly conclusive on this point, are from the London Observer:

If the result produced unbounded satisfaction and astonishment, the explanation of the nature and construction of the Annihilator gave almost equal delight; the immense power of three or four pounds of charcoal, with two pounds of niter and two pounds of plaster or gypsum, when converted from a solid to a gaseous state, and combined with a quart of water, appeared to realize the extreme of scientific calculations, while the cheapness of the charge, its preservation for years in perfect readiness, the facility of operating by a smart touch on a button, and the innoxious nature of the vapor, in which Lord Dudley Stuart and two or three other gentlemen immersed their faces without inconvenience, were considered the crowning practical merits of the invention; the only disappointment, especially among the ladies, was that these protectors are not ready for purchasers.

The London Sun fully settles this part of the question as follows:

One thing, and a most important thing it is, that the vapor may be safely inhaled without any mischief, or the least ill effects, which the inventor proved to demonstration by placing the hose in his mouth, and inhaling what appeared to us a most insensory draught.

A correspondent of the Boston Transcript, in a lengthy and interesting letter on the value and importance of this invention says:

In conclusion, I will glance at a few of the advantages of this invention over water in extinguishing fire.

First. It is directly at hand, and can be applied at once, without giving an alarm. In nine cases out of ten, fires, when first discovered, are confined to one room; and although the room may be so filled with smoke and flame as to be entirely inaccessible with the ordinary apparatus of water, yet with one these fire annihilators in hand, the room can be entered with safety, and the flames at once extinguished. With the present tardy arrangement, an alarm is given, and before water from the engines can be brought to bear upon the fire, the house is in flames.

Second. The gas, or vapor, when thrown into a room, permeates every part, and performs its office without being directed to any particular point. Water will only extinguish a fire by being thrown directly upon the ignited mass from which the flames spring. This cannot always be accomplished.

Third. A child of ten years can operate the Annihilator, for he has only to turn a plug, give a rap with his fist, then throw it into the room on fire, and the work is done. Water is not always at hand, and if it were, the room cannot probably be entered so as to throw it upon the burning part. The result is, an alarm must be given.

Fourth. The gas for the Annihilator is perfectly harmless to goods, dresses or furniture, that may be in the room. It is well known that water is about as injurious as fire.

It may be well asked, why it is that an invention of such practical importance should be in successful operation a whole year in England, before it is introduced into this country? The only answer I can imagine is, that the English patentees and monopolists have hoped to advance its value and price in this country, by its increasing European reputation. If this be true, they have exhibited a very selfish and illiberal spirit towards us.

We trust that the above is not the correct reason why the annihilator has not been introduced here, but that the true reason was stated in an article published from an exchange paper last week, viz: that the demand in Great Britain for these machines was so great that it could not be supplied on the instant. The Washington Union, which seems to speak by authority, says:

The delay has been occasioned solely by indiscreet engagements at home. It is only within the last six months that the inventor has been able to devote any attention to continental European States, and in these only by deputations, except France, which he visited personally, at the instance of the Perfect of Police, Arago and Dumas, of the French Academy.

The improvement in the complexion caused by the use of Dr. Osgood's Indian Chlorella, is one of the prominent tests of its healthy action upon the human system. The appearance of the skin denotes with certainty the condition of the liver, especially if the derangement of this organ has been of long standing. It is matter of common observation that Western and Southern men carry in their countenances the marks of their residence in the almost universal effect of a bilious climate upon the liver, and through this organ upon the complexion. The above excellent medicine may be found at

August 21, 1851.—2w O. HENDERSON'S.

**Candidate's Department.**  
Announcement Fee three dollars in advance.  
**CHARITON CIRCUIT COURT.**  
We are authorized to announce TUES. P. WILKINS, a candidate for the office of Clerk of the Circuit Court of Chariton county. Election takes place in November next.

**NOTICE.**  
TO Robert M. Patrick and Garrison Patrick: You are hereby notified that a petition will be presented to the County Court of Howard county, Missouri, on the 26th day of August 1851, praying said Court to cause downer to be assigned to Mary Patrick widow of Garrison Patrick deceased in the slaves belonging to the estate of said deceased and the remainder of said slaves divided or sold for the purpose of distribution.

BENJAMIN R. PATRICK,  
GEORGE C. EATON.

**Order of Publication.**  
In the Howard Circuit Court, in vacation,  
August 26, 1851.

Mary Patrick, James Patrick, George W. Patrick, Benjamin R. Patrick, John H. Withers, and Sarah Withers, his wife, Elizabeth A. Withers, George C. Eaton, and Mary J. Eaton, his wife, John T. Nanson, and Elizabeth Nanson, his wife, Plaintiff.  
Robert M. Patrick, and Garrison Patrick, Defendant.

TO the above named defendants Robert M. and Garrison Patrick: You are hereby notified that on the 26th day of August 1851, plaintiff has petitioned the County Court of Howard county, Missouri, praying said Court to cause downer to be assigned to Mary Patrick widow of Garrison Patrick deceased in the slaves belonging to the estate of said deceased and the remainder of said slaves divided or sold for the purpose of distribution.

**Order of Publication.**  
In the Randolph Circuit Court, May Term, 1851.  
Upon a Petition for a Partition of Land,  
Dabney C. Garth, Plaintiff,  
Isaac E. D. Davis, John G. Cross, Sally H. Cross, Cornelia D. Burnley, Heirs of James H. Davis, Defendants.

**Administration Notice.**  
NOTICE is hereby given that the undersigned have obtained from the County Court of Howard county, Missouri, letters testamentary (with the will annexed) on the estate of Reuben Johnson, deceased, bearing date August 9th, 1851. All persons indebted to said estate are requested to make immediate payment, and those having claims against it to present them properly authenticated, within one year from the date of said letters, or they may be precluded from any benefit of said estate and if not presented in three years they will be forever barred.

JOSEPH SEARS, Adm'r.  
WM. T. LUCKY, Adm'r.

**Order of Publication.**

**State of Missouri,**  
County of Randolph,  
Randolph Circuit Court, Clerk office in vacation,  
August 18th, 1851.

John H. Miller, Plaintiff.  
Pietz Grizard, Defendant.  
Pietz Grizard, Defendant.  
Camilla Grizard, Defendant.  
Sarah Martha Grizard, Defendant.  
Charity Grizard, Defendant.  
Edmonia Grizard, Defendant.

NOW at this day comes the plaintiff by his attorney and files his petition alleging that on the 22nd day of October, 1849, Redding L. Grizard and Pietz H. Grizard, his wife, executed a deed to said plaintiff for three certain tracts of land situated in the county of Randolph, and that by mistake conveyed to said plaintiff. The E. half of the S. E. quarter of section 26, township 54, range 15, containing 80 acres in lieu of the E. half, S. E. quarter of section 23, township 54, range 15, containing 80 acres, which last was the tract of land sold to said plaintiff; petition further states that since the execution of said deed, said R. L. Grizard and his wife, having the said Pietz H. Grizard, his widow, and the others above named, his children, that the said children are all infants, under 21 years of age, that all the defendants are non-residents of the State of Missouri. The bill further alleges that the sum of one thousand dollars is due to the estate of said Grizard as a part of the purchase money for the three tracts of land described in said petition, and offering to pay the same into Court. The petition prays that said deed may be corrected, and that all the right title interest or claim which defendants have in, and to the E. half of the S. E. quarter of section 23, township 54, range 15, containing 80 acres, may vest in said plaintiff. And it appearing to the satisfaction of the undersigned clerk of said court, from the affidavit of said plaintiff that the said defendants are not residents of the State of Missouri. It is therefore ordered by me that a publication be made in the Glasgow Weekly Times, a newspaper published in the State, notifying said defendants of the commencement of this suit, and that they appear before the said court the first day of the next term thereof, to be begun and held at the Court House in the town of Huntsville, said county on the second Monday in November next, and answers the said plaintiff's petition, or the same will be taken as confessed, and it is further ordered that a copy of this order be inserted for eight weeks, the last insertion to be at least four weeks before the commencement of the term.

JOHN J. ALLIN, Clerk.

August 21, 1851.—Sw.

**Order of Publication.**

**State of Missouri, County of Randolph,**  
In the Randolph Circuit Court May Term, 1851.  
William P. Hyton and Rhoda his wife, William Maggard and Susan Maggard and John and Patsy Roon and others, Pls.  
John F. Donaldson and his wife and others heirs of Moses Kimbrough, dec'd., Defs.

THIS day came the plaintiffs by their attorney and it appearing that the defendants John F. Donaldson and Rhoda his wife are non-residents of this State, on motion of the plaintiffs, therefore, by their attorney, it is ordered that unless said Donaldson and wife appear and answer the plaintiffs petition on or before the next term of the said court, to be begun and held at the Court House in the town of Huntsville on the second Monday in November next, said petition will be taken as confessed against them.

And it is ordered that a copy of this order be published in some State paper printed in this State, for eight weeks successively, the last insertion to be on the 26th day of August next. Term of this Court, to which this cause is continued.

A copy Test: JOHN J. ALLIN, Clerk.

Huntsville, Mo., Aug. 14, 1851.—Sw.

**Order of Publication.**

**State of Missouri, County of Randolph,**  
In the Randolph Circuit Court May Term 1851.  
James R. Tremble, Plf.  
Richard Eulank, Dft.

THIS day came the plaintiff by his attorney and the real estate of the defendant having been attached to satisfy the demands of the plaintiff due on several accounts filed against the defendant amounting to the sum of seventy-eight dollars and twenty cents, on half cents, and proof taken, and the said defendant is not a resident of the State of Missouri; it is therefore ordered that said defendant appear and answer the action of the plaintiff on the third day of the next term of this court to be begun and held on the second Monday in November next, or judgment will be rendered against him, and his property be sold to satisfy said judgment.

And it is further ordered that a copy of this order be published in some newspaper printed in this State, for eight weeks successively, the last insertion to be four weeks before said next term of this court.

A copy Test: JOHN J. ALLIN, Clerk.

Huntsville, Mo., Aug. 14, 1851.—Sw.

**Order of Publication.**

**State of Missouri, County of Randolph,**  
In the Randolph Circuit Court, May Term 1851.  
Win. B. Atterbury, Plf.  
John B. Hunt, Dft.

THIS day came the plaintiff by his attorney and the real estate of the defendant having been attached to satisfy the demands of the plaintiff against said defendant, to-wit: a note assigned to plaintiff by Granville Nelson for forty-nine dollars and fifty cents, one note assigned by Mrs. George C. Eaton for forty-nine dollars and sixty-eight cents, and an account of the plaintiff against the defendant for goods, wares and merchandise sold the defendant amounting to the sum of sixty-seven dollars and fifty-six cents, and it appearing that the said defendant is not a resident of this State, it is ordered that said defendant appear and answer the petition of the plaintiff on or before the 3d day of the next term of this court to be begun and held at the Court House in the town of Huntsville on the second Monday in November next, or judgment will be rendered against him and his property sold to satisfy the same.

And it is ordered that a copy of this order be published in some newspaper printed in this State, for eight weeks successively, the last insertion to be four weeks before said next term of this court.

A copy Test: JOHN J. ALLIN, Clerk.

Huntsville, Mo., Aug. 14, 1851.—Sw.

**Order of Publication.**

**State of Missouri, County of Randolph,**  
In the Randolph Circuit Court, June Term, 1851.  
Augustus Duendel, Plaintiff.  
John Doerr, Defendant.

TO the above named defendant John Doerr non-resident of the State of Missouri. You are hereby notified that on the 14th day of April, A. D. 1851, the plaintiff commenced a civil action against you in the Circuit Court of Howard county, Mo., by attachment that the object and general nature of the petition filed in this cause is to recover from you the sum of eighteen hundred and fifty-two and 11-100 dollars with interest thereon from the 23rd day of September, 1850, for so much money due by virtue of the promissory note executed by you to the plaintiff, dated September 23rd, 1850. You are therefore required to appear at the next term of said court, to be begun and held at the town of Fayette in said county, on the first Monday in December next, and within the first five days of said term and file your demurrer or answer to the plaintiff's petition or the same will be taken against you as confessed. Ordered by the court that publication be made according to the statute in such cases made and provided. Attest.

August 7—4w. ANDREW COOPER, Clerk.

**Order of Publication.**

**In the Howard Circuit Court, June Term, 1851.**  
Allen Gwinn, Plaintiff.  
Thomas M. Rooker, Defendant.

TO the above named defendant Thos. M. Rooker, non-resident of the State of Missouri. You are hereby notified that on the 14th day of April, A. D. 1851, the plaintiff commenced a civil action against you in the Circuit Court of Howard county, Mo., by attachment that the object and general nature of the petition filed in this cause is to recover from you the sum of eight hundred and fifty-two and 11-100 dollars with interest thereon from the 23rd day of March, 1850, for so much money paid by the plaintiff as the surety of the defendant. You are therefore required to appear at the next term of said court, to be begun and held at the town of Fayette in said county, on the first Monday in December next, and within the first five days of said term and file your demurrer or answer to the plaintiff's petition or the same will be taken against you as confessed. Ordered by the court that publication be made according to the statute in such cases made and provided. Attest.

August 7—4w. ANDREW COOPER, Clerk.

**WATCH MAKER AND JEWELLER.**

JOHN P. BURKE.  
WOULD respectfully announce to the citizens of Glasgow, Mo. that he has located himself in Glasgow, where he is prepared to do all work in his business, such as Repairing Watches, Clocks, Jewelry and Silver Ware. Also to manufacture to order, all kinds of Jewelry, such as Chains, Dress-chains, Breast-pins, Lockets, Ear Rings, Bracelet Clasps, &c., &c., in the neatest and most durable manner, and at the most reasonable terms. Persons wishing to have any article of Jewelry made or repaired, will find it to their advantage to call at his shop on Market street one door West of P. W. Digges & Co's Drug Store.  
Glasgow, August 21, 1851—4f.

**A SWINDLER.**

WE wish to guard the public against a fellow who passed, while in this place, by the name of W. F. Wait. He taught Singing School, sung very loud and wore high shirt collars, struffed the corners and seemed to be a person of considerable good graces of the fair sex; worked some at the tailoring business, professed to hail from Massachusetts; he used our Horses and Buggies freely and slipped off without paying for them.

EMERSON & HANLEY,  
Glasgow, Mo.

P. S.—The above named Chap purchased the oil for lights for his Singing school, and collected the amount from each scholar and left without saying a word to us.

Aug. 14. F. W. DIGGES & CO.

**FRESH DRUGS.**

JUST received, and for sale by DIGGES & Co., a large and well assorted assortment of Drugs, Medicines, Palm Oil, Dressing, Perfumery, Hair, Hat, Shoes and Tooth Brushes, Books, Stationery, &c., &c., which they offer their friends and the public generally on the most accommodating terms.

Physicians visiting Glasgow will do well to call and examine their Stock, before purchasing, as they have the largest and best stock ever brought to this market. Orders from Physicians and Merchants, to purchase, will be promptly put up with care, and warranted to suit in price and quality. One call will make many.

August 21, 1851. F. W. DIGGES & CO.

**PAINTS.**

RED LEAD, White Lead, Venetian Red, Selenite, Chrome Green and Yellow, Paris Green, Dry and in Oil; Yellow Ochre, Gild, Couch, Japan, Copal and Shoe Varnishes, Linseed, Castor, Fish, Lead, Olive and Coal Oil; Raw and Refined White Lead, and fifty and twenty pound kegs.

Received and for sale at Digges' Corner, as cheap as the cheapest.

August 21, 1851.

**DYE STUFFS.**

EXTRACT Logwood, Blue Vitriol, Ground Logwood, Red Wood, Sic. Wood, Madder, Indigo, Salt Petre, Annatto, Verdigrise, &c., &c. Just received and for sale at the Drug and Book Store of (Aug. 21.) F. W. DIGGES & CO.

JUST received per steamer Kansas, a supply of pure Cognac Brandy, the best in the market warranted pure and unadulterated, for medicinal purposes only, for sale by

August 21, 1851. F. W. DIGGES & CO.

**FAIR TRADE FOR 1851.**

THE undersigned would again call the attention of the Public to his large stock of

**GROCERIES.**

Purchased on such terms as will enable him to compete successfully with any house on the Missouri River, and to be bought in New York, or West, up or down, both in price, quality, or in any shape or form, having now in store the following articles:

100 Bbls. Cin, double rectified, Whiskey,  
80 1-2 Bbls. " " " " " "  
15 Bbls. Old Bourbon " " " "  
10 Cks. Old Rye " " " "  
10 Cks. Old Turkey & Seignette 1/4 pr Brandy  
20 Kegs. American Short Turn at a small  
10 Bbls. New York Brandy, Wine, Rum, Gin,  
Peach and Apple Brandy.  
20 Bbls. St. Louis Sugar House Molasses,  
15 Plantation Molasses,  
10 " " " " " "  
25 Bags Cotton Yarn No. 5, to 12,  
100 Kegs Iron Mountain Nails,  
August 21, 1851. J. E. SWINNEY.

**FURNITURE.**

JUST received our full Stock of Furniture, direct from the manufacturers in Cincinnati, which we will sell at St. Louis price, and as follows:

100 Dozen Chairs, 26 Dressing Bureaus,  
112 Bed Steads, 3 Walnut Lounges,  
20 " " " " " "  
30 Cherry and Walnut dining Tables,  
30 " " " " " "  
30 Mahogany Coffee Tables,  
2 Marble Top " " " "  
12 " " " " " "  
12 " " " " " "  
2 Pair Card " " " "  
4 Fall Back Writing Desks,  
1 Book Case and Wash Stand,  
3 Marble top work Stands,  
6 Enclosed " " " "  
12 Trundle Bed Steads,  
4 Sets Chamber Chairs,  
20 " " " " " "  
18 Com. and Case seat Rookers,  
4 Extra " " " "  
Together with all articles in the above line which we offer on such terms as will guarantee satisfaction to the purchasers.

August 21, 1851. J. E. SWINNEY.

**JUST RECEIVED.**

100 Kegs Star,  
5 Bbls. " " " "  
100 Cases Star Candles,  
40 " " " "  
40 " " " "  
20 Boxes Summer Mould Tallow Candles,  
50 Cases Sutters,  
100 Cases Extra No. 1 Boxen Trace Candles,  
100 Bright Log Chain,  
12 " " " "  
30 Dozen Boxes Mason's Blacking,  
10 " " " " " "  
40 " " " " " "  
40 " " " " " "  
1 " " " " " "  
1 " " " " " "  
6 Tons assorted Castings,  
10 Bbls. Hydraulic Cement,  
10 Bbls. Colliery celebrated axes, warranted  
Tea, Spice, Madder, Bbl. Pepper, Almond, Salu-  
candra, Sicca, Ink, Copperas, Alumina, Cigars, Old  
Cordials, Madeira Wine, Old Port, Pepper Sauce,  
very neatly, also a few other articles.

August 21, 1851. J. E. SWINNEY.

**IRON.**

5 Tons Sligo Iron, assorted,  
4 " " " " " "  
4 " " " " " "  
In store and for sale by  
August 21. J. E. SWINNEY.

**SALT.**

800 Bags Salt, fine large bleached Bags  
122 " " " " " "  
75 Bbls. Kanawha  
In store and for sale by  
August 21. J. E. SWINNEY.

**JUST RECEIVED**

At the Big Missouri Cash Store.  
SPLENDID assortment of Ladies and gent-  
lemen's morocco and kid shoes and boots of  
the latest styles, and all qualities, which comprise  
a great variety of fashions.

**GROCERIES.**

WE are now receiving, and in the course of  
the next few days will have in store the largest  
stock of goods in our line we have ever had the  
pleasure to offer to the public, consisting of every  
variety of fresh family groceries, Iron, Steel, Nails,  
Castings, Salt, Whiskey, Coffee, Sugar, Cotton  
Yarn, &c., &c., which we will dispose of at the low-  
est rates for Cash or produce, we respectfully in-  
vite purchasers to give our stock an examination be-  
fore purchasing.

Aug. 21. PERRY & BARTHOLOW.

**WHISKY.**

200 bbls. Cincinnati Whiskey do  
125 half bbls. do do  
25 do Old Rye do  
25 do " " do  
In store and to arrive, for sale low by  
Aug. 21. PERRY & BARTHOLOW.

**SALT.**

1000 Sacks G. A. Salt,  
300 do L. B. do  
100 do Dairy do  
75 do " " do  
In store and for sale by  
Aug. 21. PERRY & BARTHOLOW.

**CHEESE.**

50 Boxes Western Heavy Cheese do  
30 do English Dairy do  
50 Small boxes do do  
In store and for sale by  
Aug. 21. PERRY & BARTHOLOW.

**SUGAR AND MOLASSES.**

40 Hhds. Prime No. 1 Sugar do  
15 Bbls. Powdered do  
10 do Clarified do  
15 do Small Loaves do  
5 boxes of refined do  
10 bbls. Plantation Molasses do  
10 half bbls. do do  
15 bbls. Sugar house do  
10 do Muscovado do  
5 do Golden Syrup do  
In store and for sale by  
Aug. 21. PERRY & BARTHOLOW.

**CRACKERS.**

20 Bbls. Water Crackers do  
20 do Butter do  
20 half bbls. do do  
5 bbls. Boston do  
5 do Soda do  
2 do Sugar do  
In store and for sale by  
Aug. 21. PERRY & BARTHOLOW.

**COTTON YARN.**

45 bbls. Cotton Yarn all num-  
bers in store and for sale low by  
Aug. 21. PERRY & BARTHOLOW.

**NAILS & CASTINGS.**

125 Kegs Missouri Iron Nails assorted  
150 pieces Hollow Ware and Castings  
In store and for sale by  
Aug. 21. PERRY & BARTHOLOW.

**COFFEE.**

120 Bags Prime Rio Coffee,  
10 do do Java do  
In store and for sale by  
Aug. 21. PERRY & BARTHOLOW.

**HORSE SHOE & WROUGHT NAILS.**

500 pounds Horse Shoe Nails  
do do do do do do  
In store and for sale by  
Aug. 21. PERRY & BARTHOLOW.

**RICE.**

1000 lbs. Three fresh Rice just received and  
for sale by  
Aug. 21. PERRY & BARTHOLOW.

**SILICO & THYRON IRON.**

WE have just received and will have arranged  
in a few days in our Iron Warehouse, a large stock  
of Iron and Steel ever brought to this market, com-  
prising every size and description wanted by black-  
smiths, and which we will sell for Cash, or on  
Freight, on Dealers, on Short Turn, at a small  
advance on cost. This lot of Iron was purchased  
at unusually low rates, and freighted under con-  
tract, which enables us to offer inducements to pur-  
chasers, of which we ask an examination.

Aug. 21. PERRY & BARTHOLOW.

**J. W. WHITE.**

**ROANOK, MISSOURI.**

WHOLESALE AND RETAIL DEALER IN  
MERCHANDISE OF EVERY VARIETY. Begs  
leave to announce that he has just received a large  
lot of Iron and Steel ever brought to this market, com-  
prising every size and description wanted by black-  
smiths, and which we will sell for Cash, or on  
Freight, on Dealers, on Short Turn, at a small  
advance on cost. This lot of Iron was purchased  
at unusually low rates, and freighted under con-  
tract, which enables us to offer inducements to pur-  
chasers, of which we ask an examination.

**HARDWARE.**

A large stock purchased of the  
celebrated novelty works, Pittsburgh. Per-  
sons building will find one of the best assort-  
ments of Locks, Latches, Bolts, Hinges, and  
all the hardware in the Missouri River. For sale  
10 per cent under former prices.

May 29, 1851. J. W. WHITE.